

1885-026 Chancery Causes: Mary Glass by tc vs. George Glass  
Lee Co.

CA - Separate Maintenance  
T - Property



To the Hon. John A. Kelly Judge  
of the Circuit Court of Lee County Va  
Your oratrix Mary Glop who sues  
by her next friend Ira D. Glop  
humbly complaining respectfully  
represents that she is the legal  
wife of George W. Glop, with whom  
she has lived for several years; and  
they have raised a family of children  
except one small girl yet de-  
pendent upon them for support  
For now nearly five years the  
said Glop has for the most part  
abandoned his home and refused  
to aid in their maintenance and  
support. He is frequently gone  
for two weeks and ten days and  
for the last two years he has  
refused to allow your oratrix to  
work upon the land he owns or even  
to have others to tend the same for  
him. So for your oratrix has managed  
to live and keep the family together but  
now her means are exhausted and  
she can do nothing without the aid  
of your Honorable Court. The said  
George W. Glop is the owner of about  
120 acres of land, but has about



disposed of all his personal estate -  
and he now, threatens to sell his lands  
and remove to Tennessee and leave your  
cratrix old and infirm without any  
means of support - your cratrix if  
allowed could manage the lands  
on which her home is situated and live  
if permitted to do so - But now for  
two years the said G. W. Glas has  
refused to cultivate the same or to  
permit her or others to do so for  
her - The object of this bill therefore  
is to have a suitable maintenance  
decree her out of said lands or to  
be paid by said Glas - and to have  
said the said Glas enjoined and in-  
hibited from selling or disposing of  
his said lands until the same be  
properly decreed to her -

<sup>and having a narrow approach to take charge of the same</sup>  
Her prayer therefore is that said  
George ~~W~~ Glas be made a party de-  
fendant to this bill, and required to  
answer its statements upon oath  
and that he be enjoined from selling  
his said lands or otherwise disposing  
of them until he make suitable  
arrangements for the support of your  
cratrix - and upon a hearing a



sufficient sum be set apart  
to suitably maintain her. The lands  
above mentioned are situated in Lee  
County and is about all the property  
now owned by said G. G. G.

Being remedied at law she prays  
your Honor to take Cognizance of  
her case and grant all other justice  
and General relief may upon  
issue &c.

A. L. Friedman  
Virginia Lee her to wit.

This day Mary G. G. personally  
appeared before me the undersigned  
and made oath that the facts  
stated in the foregoing bill are  
true - Given under my hand this  
Nov. 13<sup>th</sup> / 1880.

John B. Gibson clerk  
of Lee County Court &c



1880 to 1890

G.

<sup>B</sup>  
Mary G. Lab. by G.

to	\$6.27	to Jan 1/1885
S	.50	
Cour.	3.50	
A	15.00	
Esti.	2.00	to clerk
	<u>\$27.27</u>	

Bill Chy

to	2.20	
	<u>\$29.47</u>	

George W. Glasp.

Injunction granted: bond  
with security in penalty of  
\$200.00 required. Motion  
for receiver postponed, until  
reasonable notice be given  
the def. to deft. J. A. Kell  
To all A.C. 3  
See County 3

1883, Decr. Bill Filed

1884, Jan. Sp. not exp. to Aliso and

" Feb. Sp. Aliso Sp. Exp. to Aliso

" Mar. Sp. Aliso Sp. Exp. to Aliso

1885, Mr. Decree & Decree

1885, Mr. Decree & Decree

1885, Mr. Decree & Decree



Mary Glop by & c  
v

George W. Glop.

This Cause came on this day to be heard upon the papers formerly read-and was argued by Counsel - And it appearing to the Court from the statements of the plffs Counsel that since institution of her action, the parties have become reconciled, and are now living together as man and wife. It therefore adjudged ordered and decreed, on the motion of the plff that ~~her bill be~~ the injunction heretofore awarded



be, and the same is hereby ~~continued~~ dissolved without  
 danger, and the next friend of the plaintiff and his ac-  
 cuities are to be forever released from liability  
 upon their said bond in the cause. And  
 it is ordered that the defendant pay the  
 costs of this suit to the party entitled  
 including an atty fee of \$15. to her  
 Counsel. And the plaintiff's bill is dismissed &  
 the cause stricken from the docket.

Mary Glad b. v. c

2-3 deane

final.

George W. Glad

Entered pages

481-2.

J. C. Hyatt

20

Enter this  
 Aug 31/85  
 J. C. Hyatt



Many Glap by &c Plff  
against

George Glap . . . Deft

} In chg.

This cause came, on this day upon the bill taken for confessed. And was argued by counsel - On consideration whereof and for reasons appearing to the Court, it is adjudged ordered, that Russ D. Flanery Sheriff take the real estate mentioned in the bill into possession, and rent the same, except the dwelling house yard garden & out house, which is decreed to be held and enjoyed by the plff as and for a home and residence

Said Sheriff will rent said land by out-cry to the highest bidder or privately as he deems best; He will rent the same for a period of one year, from the day of renting, and require the Tenant to give bond for the due performance of his contract - Should be rent by public out-cry to the highest bidder he may choose at the front door of the Court House or on the premises, but before doing so he will post notice of the time, terms & place of sale for 20 days before proceeding to rent - He will report his action to this Court at some future term and the cause is continued.



Mary Glap 1804

or 3 Decree

George Glap

March 7. 1884

Entered page 368.

J. A. Hyatt  
Clerk

Enter this  
March 27 1884  
J. A. K.



To the Hon John A Kelly Judge of the  
Circuit Court of Lee County Virginia

The undersigned who was charged in  
the Chancery Cause of Mary Glasp by or  
against George W. Glasp. to rent certain  
lands therein mentioned and assign  
the dwelling &c to the plff. Begs leave  
to report, that he has performed the duties  
under, this decree. The tract of land  
is a small one, but has a valuable orchard  
upon. Since his renting and within  
a few weeks past many of the  
apple trees have been belted and injured  
and the dwelling house burned down  
so that the plff has to remove, and the  
value of the property greatly impaired.

The undersigned is of opinion it  
would be no more than a fair com-  
pensation to the plff to assign her the  
premises for life it will not now  
more than decently support her after  
the destruction upon it. And thus the  
cost of continual renting will be  
avoided. All of which is respect-  
fully submitted

Reese D. Flannery  
Sheriff of Lee County



Mary Glasbyre

v & Report of  
Sheriff  
George Glasby

Filed. Nov. 1884.  
J. A. Hyatt, c.



Know all men by these presents that we  
Ira D. Glass and William S. Hickam are  
held and firmly bound unto George W.  
Glass, in the just and full sum of \$2000  
for the payment whereof well and truly  
to be made to the said George W. Glass  
we bind ourselves jointly and severally  
firmly by these presents and we hereby  
waive the benefit of our homestead ex-  
emptions as to this bond. Witness our  
hands and seals this the 5th Day of  
Dec. 1883.

The conditions of the above obligation  
is such that whereas Mary Glass  
wife of George Glass. who dies by Ira D.  
Glass. her next friend has obtained from  
the Judge of the Circuit Court, of Lee County  
an injunction restraining and in-  
hibiting the said George Glass from  
selling or otherwise disposing of his real  
estate situated in Lee County Virginia  
mentioned in her said bill of injunction  
until the further order of said Court,  
upon the condition that said Ira D. Glass  
should execute bond before the clerk of  
the said Circuit Court of Lee County,  
in the penalty of \$2000 conditioned  
according to law, now if the said



above bound Ira D. Glass or Wm S.  
 Hickam shall abide the future orders  
 of the said Court in the said cause  
 in case the said injunction be hereafter  
 dissolved and also all such costs and  
 damages as may be awarded against  
 him the said Ira D. Glass by reason of  
 said injunction, then this obligation to  
 be void otherwise to remain in full  
 force and Virtue.

I D. Glass. Seal  
 W S Hickam Seal

Ira D. Glass  
 vs } Injunction Bond  
 George Glass.

Filed Dec. 5<sup>th</sup> 1883  
 J. A. Bryant  
 Clerk



# THE COMMONWEALTH OF VIRGINIA.

To The Sheriff Of Lee County Greeting :

We Command You to Summon

*George Glass*

To appear at the Clerk's Office of the Circuit Court of Lee County, at the Courthouse on the first Monday in

*January* next being rule day to answer a bill in Chancery exhibited in our said Court against *Him*

by *Mary Glass, who sues by her*  
*next friend Ira D. Glass*

And have then there this writ. Witness J. A. G. HYATT Clerk of our said Court at the Courthouse

This *6<sup>th</sup>* day of *December* 188 *3*, in the 10 *8* year of the Commonwealth.

*J. A. Hyatt* Clerk



Mary Glass by 18  
20 3/4 Lpa in chey  
George Glass

To January Rules 1884

Executed by  
delivering an official  
copy of the within  
to the wife of George  
Glass, she being  
a white person  
over 16 years old  
the not being at  
his usual place  
of abode, Dec 28  
1883. R. D. Linn  
S. L. L.



# THE COMMONWEALTH OF VIRGINIA.

*as at an other time we have done*  
To The Sheriff Of Lee County Greeting :  
We Command You to Summon *George Glass*

To appear at the Clerk's Office of the Circuit Court of Lee County, at the Courthouse on the first Monday in

*February* next being rule day to answer a bill in chancery exhibited in our said Court against *him*  
by *Mary Glass, who sues by her*  
*next friend Ira Q. Glass*

And have then there this writ. Witness J. A. G. HYATT Clerk of our said Court at the Courthouse

This *17<sup>th</sup>* day of *January* 188 *4*, in the 10 *8* year of the Commonwealth.

*J. A. G. Hyatt* Clerk.



CP

Many Glass by to  
us 3 Alias Spa  
in Chcy  
George Glass

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To February Rules 1884

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Executed by delivering  
to George Glass an  
officed copy of the writing  
Spa, January 26<sup>th</sup> 1884.

S. H. Ewing D.S.  
for R. D. Flannery  
S. L. L.